

**SUPREME COURT MINUTES
TUESDAY, APRIL 20, 1999
SAN FRANCISCO, CALIFORNIA**

S014497 People, Respondent

v.

Dennis Harold Lawley, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's reply brief is extended to and including June 18, 1999.

S022224 People, Respondent

v.

Darren Cornelius Stanley, Appellant

The request of appellant for relief from default and application to file appellant's oversized opening brief are granted.

S024116 People, Respondent

v.

Michael Slaughter, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's reply brief is extended to and including May 21, 1999.

S025121 People, Respondent

v.

Robert Clarence Taylor, Appellant

The application of appellant for an extension of time to file appellant's opening brief is DENIED.

S066681 In re Robert Stansbury

on

Habeas Corpus

On application of petitioner and good cause appearing, it is ordered that the time to serve and file petitioner's reply to informal response to the petition for writ of habeas corpus is extended to and including July 2, 1999.

S078244 Richard A. Barker, Petitioner

v.

C. A. Terhune et al., Respondents

The above-entitled matter is transferred to the Court of Appeal, Fifth Appellate District.

S072196 In the Matter of Suspension of Attorneys

Pursuant to Rule 962, California Rules of Court

John Royall Read III, #51388, was listed by the State Department of Social Services as being in arrears in payment of support obligations. He later obtained the necessary release from the appropriate District Attorney. He has subsequently been identified by the Department of Social Services as again being delinquent. Pursuant to Rule 962(a) of the California Rules of Court, IT IS HEREBY ORDERED that **John Royall Read III, #51388**, be suspended from membership in the State Bar of California and from the rights and privileges of an attorney to act from and after **May 20, 1999**;

IT IS FURTHER ORDERED that upon receipt by the State Bar of California of a release issued by the appropriate District Attorney pursuant to subdivision (1) of section 11350.6 of the Welfare and Institutions Code, the State Bar shall certify the fact of the receipt of such release to the Clerk of the Supreme Court and the suspension shall be terminated by order of this Court and he shall be fully restored to membership in the State Bar of California, and to all rights and privileges, duties and responsibilities incident thereto;

IT IS FURTHER ORDERED that until restored as above provided, he shall be precluded from practicing as an attorney at law, or an attorney or agent of another in and before all the courts, commissions and tribunals of this state, and from holding himself out to the public as an attorney or counsel at law.